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Sen. Deanna Demuzio

Filed: 3/16/2005

	09400SB0132sam001 LRB094 06592 LJB 43800 a
1	AMENDMENT TO SENATE BILL 132
2	AMENDMENT NO Amend Senate Bill 132 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Insurance Code is amended by
5	changing Section 143.27 as follows:
6	(215 ILCS 5/143.27) (from Ch. 73, par. 755.27)
7	Sec. 143.27. No insurance company may give to any named
8	insured any notice of cancellation or nonrenewal of a policy of
9	fire <u>and</u> and extended coverage insurance, as defined in
10	subsection (b) of Section 143.13, covering property which is
11	capable of being rehabilitated, without allowing the named
12	insured a reasonable period of time in which to repair defects
13	in the insured property or relevant portion thereof, to an
14	extent reasonably sufficient to facilitate continued coverage
15	thereon. The time reasonably allowable therefor (which in no
16	event shall exceed ninety days) and the degree of sufficiency
17	of such rehabilitative efforts which insurance companies shall
18	accept, may be determined by a certificate from a licensed
19	contractor or architect and such rehabilitative efforts shall
20	be in compliance with local municipal building codes. The
21	notice of need for repair shall be from the insurance company,
22	which may be sent to the insured at any time during the policy
23	term, and which notice shall commence the time period
24	established under this Section.

1 (Source: P.A. 81-857.)".